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14 Attorneys for Plaintiffs

15 UNITED STATES DISTRICT COURT
16 FOR THE DISTRICT OF MASSACHUSETTS

17 REV. PATRICK J. MAHONEY, CHRISTIAN
18 DEFENSE COALITION, OPERATION
19 RESCUE BOSTON and OPERATION
20 RESCUE WEST, BRANDI SWINDELL,
21 GENERATION LIFE, and SURVIVORS OF
22 THE ABORTION HOLOCAUST,
23 Plaintiffs,

24 vs.

25 TOM RIDGE, Secretary of the Department of
26 Homeland Security, in His Official Capacity,
27 W. RALPH BASHAM, Director of the United
28 States Secret Service, in His Official Capacity,
JOHN DOE AGENT, Field Agent in Charge
of the Boston Office for the United States
Secret Service, in His Official Capacity, JOHN
DOE AGENTS 1 to 20, in Their Official
Capacity as Special Agents for the United
States Secret Service.

Defendants.

Case No.:

CORPORATE DISCLOSURE STATEMENT

04 11 64 9 NMG

DISCLOSURE - 1

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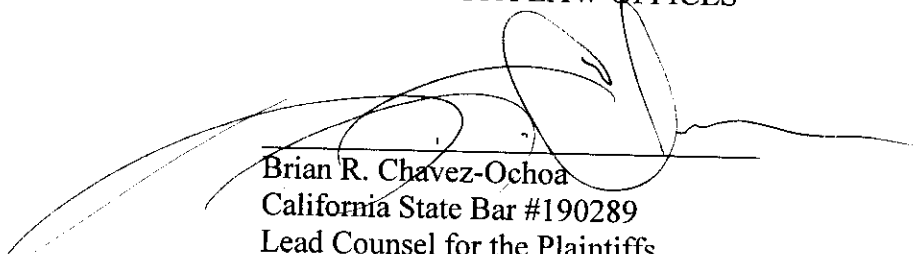
1 Pursuant to Local Rules of Court Rule 7.3, plaintiff Generation Life files this statement
2 identifying any parent corporation and/or any publicly held company that owns 10% or more of
3 the party's stock. Generation Life discloses as follows:
4

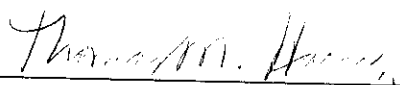
5 Generation Life does not have a parent corporation nor is Generation Life publicly held
6 by any company that owns 10% or more of its stock.

7 Dated: July 23, 2004.

8 Respectfully submitted,
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11 
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